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10	Attorneys for Defendant MAHER KARA	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14		
15	UNITED STATES OF AMERICA,	Case No. 09-CR-00417-EMC
16	Plaintiff,	STIPULATION AND
17	V.	[PROPOSED] ORDER TO TEMPORARILY AMEND
18	MAHER FAYEZ KARA, et al.,	MAHER KARA'S BAIL LIMITS
19	Defendants.	
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28	STIPULATION AND [PROPOSED] ORDER TO TEMPORARILY AME	IND MAHER KARA'S BAIL LIMITS

Case No. 09-CR-00417-EMC

sf-3098000

Defendant, Maher Kara, by and through his counsel, Justin D. Hoogs, hereby stipulates and requests an order temporarily amending Mr. Kara's bail terms of release to permit him to take a trip to Phoenix, Arizona from February 2, 2012 until February 5, 2012; and a trip to Chicago and Alsip, Illinois from April 13, 2012 until April 24, 2012. The United States through its counsel, Assistant United States Attorney Adam A. Reeves, has no objection to this request and stipulates to the form of the order.

The parties agree and stipulate to temporarily amend the terms of Mr. Kara's release to permit him to fly to Phoenix, Arizona on Thursday, February 2, 2012, departing at 12:40 p.m. (PST) from San Francisco International Airport ("SFO") on Southwest Airlines flight 2376 to Phoenix Sky Harbor International Airport ("PHX"), arriving at 3:40 p.m. (MST). Mr. Kara will return on Sunday, February 5, 2012, departing at 4:50 p.m. (MST) from PHX on Southwest Airlines flight 573 to SFO, arriving at 5:55 p.m. (PST). The purpose of the trip is business and to visit family friend Jonathan Mauck. Mr. Kara will stay at the house of Mr. Mauck, located at 7161 E. Rancho Vista Drive #5001, Scottsdale, Arizona 85251.

The parties agree and stipulate to temporarily amend the terms of Mr. Kara's release to permit him to fly to Chicago, Illinois on Friday, April 13, 2012, departing at 1:30 p.m. (PDT) from San Francisco International Airport ("SFO") on Southwest Airlines flight 383 to Chicago Midway Airport ("MDW"), arriving at 7:40 p.m. (CDT). Mr. Kara will return on Tuesday, April 24, 2012, departing at 12:05 p.m. (CDT) from MDW on Southwest Airlines flight 168 to SFO, arriving at 2:55 p.m. (PDT). Mr. Kara's wife, Susie, and two children will be traveling with him. The purpose of the trip is to visit family. Mr. Kara and his wife and children will stay at the house of Susie Kara's mother, located at 12640 S. Alpine Drive, Unit #7, Alsip, Illinois 60803.

WHEREAS, the parties have agreed to the parameters of the travel described herein; WHEREAS, the parties have consulted Mr. Kara's Pretrial Services Officer, Joshua Libby, and he has consented to the travel requests;

THEREFORE, it is hereby stipulated by and between the parties that the bail limits on Mr. Kara will be temporarily amended to permit the travel detailed herein.

1	IT IC CO CTIDI II A TED.	
2	IT IS SO STIPULATED:	
3	Dated: January 26, 2012	MELINDA HAAG United States Attorney
4		Office States Attorney
5		
6		By: /s/ Adam A. Reeves ADAM A. REEVES
7		Assistant United States Attorney
8	Dated: January 26, 2012	CARL H. LOEWENSON, JR.
9		GEORGE C. HARRIS JUSTIN D. HOOGS
10		MORRISON & FOERSTER LLP
11		
12		By: /s/ Justin D. Hoogs JUSTIN D. HOOGS
13		Attorneys for Defendant
14		MAHER KARA
15	GENERAL ORDER 45 ATTESTATION	
16	In accordance with General Order 45, concurrence in the filing of this document has been	
	obtained from the other signatories and I shall maintain records to support these concurrences for	
17	obtained from the other signatories and I shall n	naintain records to support these concurrences for
17 18	_	
18	obtained from the other signatories and I shall n subsequent production for the court if so ordere	
	_	
18 19	_	d or for inspection upon request by a party. /s/ Justin D. Hoogs JUSTIN D. HOOGS
18 19 20	_	d or for inspection upon request by a party. /s/ Justin D. Hoogs
18 19 20 21	_	d or for inspection upon request by a party. /s/ Justin D. Hoogs JUSTIN D. HOOGS Attorneys for Defendant
18 19 20 21 22	subsequent production for the court if so ordere	d or for inspection upon request by a party. /s/ Justin D. Hoogs JUSTIN D. HOOGS Attorneys for Defendant
18 19 20 21 22 23	subsequent production for the court if so ordere	d or for inspection upon request by a party. /s/ Justin D. Hoogs JUSTIN D. HOOGS Attorneys for Defendant MAHER KARA
18 19 20 21 22 23 24	Pursuant to Stipulation, IT IS SO ORDERED.	d or for inspection upon request by a party. /s/ Justin D. Hoogs JUSTIN D. HOOGS Attorneys for Defendant
18 19 20 21 22 23 24 25	Pursuant to Stipulation, IT IS SO ORDERED.	d or for inspection upon request by a party. /s/ Justin D. Hoogs JUSTIN D. HOOGS Attorneys for Defendant MAHER KARA Hon. Bernard Zimmerman